

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicants, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

The following changes were authorized by the applicant, Mr. Harvey D. Davidson, in the course of a telephonic interview with Examiner Locker on September 15, 2004.

IN THE TITLE

The title has been amended to read --Hybrid Tea Rose Plant Named 'HADMOO'--.

Page 3, line 2, "Rosa hybrida" has been changed to --*Rosa hybrida*--.

IN THE SPECIFICATION

Page 3, after existing line 3 under "SPECIFICATION" the following sentence has been added: --The cultivar name of this plant is designated as 'HADMOO'. It is being marketed under the commercial name of 'SMOOTH MOONLIGHT'.--

Page 3, line 8 under "SPECIFICATION" the term "pimk" has been changed to --pink--.

Page 4, line 13, the recitation "U.S. Plant Patent: None." has been changed to read --Not patented--.

Page 5, line 8, "Yel." has been changed to --Yellow--.

Page 5, line 9, the term --as-- has been added prior to "peduncle".

Page 5, lines 11 and 17, "Red" has been changed to --Red Purple--.

Page 5, line 19, "Purple" has been changed to --Red Purple--.

Page 5, second to last line, "looses" has been changed to --loses--.

Page 6, line 4 has been changed to read as follows:

--(8) Lasting quality: On bush about 6-7 days; as cut flower about 4-6 days.—

Page 6, lines 11, 12, 16 and 19, "Yel." has been changed to --Yellow--.

Page 7, lines 2, 4 (2 occurrences), 5, 18, and 20, "Yel." has been changed to --Yellow--.